

1-1 By: Nelson S.B. No. 475
 1-2 (In the Senate - Filed January 27, 2021; March 9, 2021, read
 1-3 first time and referred to Committee on Finance; April 12, 2021,
 1-4 reported adversely, with favorable Committee Substitute by the
 1-5 following vote: Yeas 15, Nays 0; April 12, 2021, sent to printer.)

1-6 COMMITTEE VOTE

	Yea	Nay	Absent	PNV
1-7 Nelson	X			
1-8 Lucio	X			
1-9 Bettencourt	X			
1-10 Buckingham	X			
1-11 Campbell	X			
1-12 Creighton	X			
1-13 Hancock	X			
1-14 Huffman	X			
1-15 Kolthorst	X			
1-16 Nichols	X			
1-17 Perry	X			
1-18 Schwertner	X			
1-19 Taylor	X			
1-20 West	X			
1-21 Whitmire	X			

1-23 COMMITTEE SUBSTITUTE FOR S.B. No. 475 By: Nelson

1-24 A BILL TO BE ENTITLED
 1-25 AN ACT

1-26 relating to state agency and local government information
 1-27 management and security, including establishment of the state risk
 1-28 and authorization management program and the Texas volunteer
 1-29 incident response team; authorizing fees.

1-30 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1-31 SECTION 1. Subchapter B, Chapter 2054, Government Code, is
 1-32 amended by adding Section 2054.0332 to read as follows:

1-33 Sec. 2054.0332. DATA MANAGEMENT ADVISORY COMMITTEE. (a)
 1-34 The board shall appoint a data management advisory committee.

1-35 (b) The advisory committee is composed of each data
 1-36 management officer designated by a state agency under Section
 1-37 2054.137 and the department's chief data officer.

1-38 (c) The advisory committee shall:

1-39 (1) advise the board and department on establishing
 1-40 statewide data ethics, principles, goals, strategies, standards,
 1-41 and architecture;

1-42 (2) provide guidance and recommendations on governing
 1-43 and managing state agency data and data management systems,
 1-44 including recommendations to assist data management officers in
 1-45 fulfilling the duties assigned under Section 2054.137; and

1-46 (3) establish performance objectives for state
 1-47 agencies from this state's data-driven policy goals.

1-48 (d) Sections 2110.002 and 2110.008 do not apply to the
 1-49 advisory committee.

1-50 SECTION 2. Subchapter C, Chapter 2054, Government Code, is
 1-51 amended by adding Section 2054.0593 to read as follows:

1-52 Sec. 2054.0593. CLOUD COMPUTING STATE RISK AND
 1-53 AUTHORIZATION MANAGEMENT PROGRAM. (a) In this section, "cloud
 1-54 computing service" has the meaning assigned by Section 2157.007.

1-55 (b) The department shall establish a state risk and
 1-56 authorization management program to provide a standardized
 1-57 approach for security assessment, authorization, and continuous
 1-58 monitoring of cloud computing services that process the data of a
 1-59 state agency. The program must allow a vendor to demonstrate
 1-60 compliance by submitting documentation that shows the vendor's

2-1 compliance with a risk and authorization management program of:

2-2 (1) the federal government; or

2-3 (2) another state that the department approves.

2-4 (c) The department by rule shall prescribe:

2-5 (1) the categories and characteristics of cloud
2-6 computing services subject to the state risk and authorization
2-7 management program; and

2-8 (2) the requirements for certification through the
2-9 program of vendors that provide cloud computing services.

2-10 (d) A state agency shall require each vendor contracting
2-11 with the agency to provide cloud computing services for the agency
2-12 to comply with the requirements of the state risk and authorization
2-13 management program. The department shall evaluate vendors to
2-14 determine whether a vendor qualifies for a certification issued by
2-15 the department reflecting compliance with program requirements.

2-16 (e) A state agency may not enter or renew a contract with a
2-17 vendor to purchase cloud computing services for the agency that are
2-18 subject to the state risk and authorization management program
2-19 unless the vendor demonstrates compliance with program
2-20 requirements.

2-21 (f) A state agency shall require a vendor contracting with
2-22 the agency to provide cloud computing services for the agency that
2-23 are subject to the state risk and authorization management program
2-24 to maintain program compliance and certification throughout the
2-25 term of the contract.

2-26 SECTION 3. Section 2054.0594, Government Code, is amended
2-27 by adding Subsection (d) to read as follows:

2-28 (d) The department shall establish a framework for regional
2-29 cybersecurity working groups to execute mutual aid agreements that
2-30 allow state agencies, local governments, regional planning
2-31 commissions, public and private institutions of higher education,
2-32 the private sector, and the incident response team established
2-33 under Subchapter N-2 to assist with responding to a cybersecurity
2-34 event in this state. A working group may be established within the
2-35 geographic area of a regional planning commission established under
2-36 Chapter 391, Local Government Code. The working group may
2-37 establish a list of available cybersecurity experts and share
2-38 resources to assist in responding to the cybersecurity event and
2-39 recovery from the event.

2-40 SECTION 4. Subchapter F, Chapter 2054, Government Code, is
2-41 amended by adding Sections 2054.137 and 2054.138 to read as
2-42 follows:

2-43 Sec. 2054.137. DESIGNATED DATA MANAGEMENT OFFICER. (a)
2-44 Each state agency with more than 150 full-time employees shall
2-45 designate a full-time employee of the agency to serve as a data
2-46 management officer.

2-47 (b) The data management officer for a state agency shall:

2-48 (1) coordinate with the chief data officer to ensure
2-49 the agency performs the duties assigned under Section 2054.0286;

2-50 (2) in accordance with department guidelines,
2-51 establish an agency data governance program to identify the
2-52 agency's data assets, exercise authority and management over the
2-53 agency's data assets, and establish related processes and
2-54 procedures to oversee the agency's data assets; and

2-55 (3) coordinate with the agency's information security
2-56 officer, the agency's records management officer, and the Texas
2-57 State Library and Archives Commission to:

2-58 (A) implement best practices for managing and
2-59 securing data in accordance with state privacy laws and data
2-60 privacy classifications;

2-61 (B) ensure the agency's records management
2-62 programs apply to all types of data storage media;

2-63 (C) increase awareness of and outreach for the
2-64 agency's records management programs within the agency; and

2-65 (D) conduct a data maturity assessment of the
2-66 agency's data governance program in accordance with the
2-67 requirements established by department rule.

2-68 (c) In accordance with department guidelines, the data
2-69 management officer for the state agency shall post on the Texas Open

3-1 Data Portal established by the department under Section 2054.070 at
3-2 least three high-value data sets as defined by Section 2054.1265.
3-3 The high-value data sets may not include information that is
3-4 confidential or protected from disclosure under state or federal
3-5 law.

3-6 Sec. 2054.138. SECURITY CONTROLS FOR STATE AGENCY DATA.
3-7 Each state agency entering into or renewing a contract with a vendor
3-8 authorized to access, transmit, use, or store data for the agency
3-9 shall include a provision in the contract requiring the vendor to
3-10 meet the security controls the agency determines are proportionate
3-11 with the agency's risk under the contract based on the sensitivity
3-12 of the agency's data. The vendor must periodically provide to the
3-13 agency evidence that the vendor meets the security controls
3-14 required under the contract.

3-15 SECTION 5. Subchapter G, Chapter 2054, Government Code, is
3-16 amended by adding Section 2054.161 to read as follows:

3-17 Sec. 2054.161. DATA CLASSIFICATION, SECURITY, AND
3-18 RETENTION REQUIREMENTS. On initiation of an information resources
3-19 technology project, including an application development project
3-20 and any information resources projects described in this
3-21 subchapter, a state agency shall classify the data produced from or
3-22 used in the project and determine appropriate data security and
3-23 applicable retention requirements under Section 441.185 for each
3-24 classification.

3-25 SECTION 6. Chapter 2054, Government Code, is amended by
3-26 adding Subchapter N-2 to read as follows:

3-27 SUBCHAPTER N-2. TEXAS VOLUNTEER INCIDENT RESPONSE TEAM

3-28 Sec. 2054.52001. DEFINITIONS. In this subchapter:

3-29 (1) "Incident response team" means the Texas volunteer
3-30 incident response team established under Section 2054.52002.

3-31 (2) "Participating entity" means a state agency,
3-32 including an institution of higher education, or a local government
3-33 that receives assistance under this subchapter during a
3-34 cybersecurity event.

3-35 (3) "Volunteer" means an individual who provides rapid
3-36 response assistance during a cybersecurity event under this
3-37 subchapter.

3-38 Sec. 2054.52002. ESTABLISHMENT OF TEXAS VOLUNTEER INCIDENT
3-39 RESPONSE TEAM. (a) The department shall establish the Texas
3-40 volunteer incident response team to provide rapid response
3-41 assistance to a participating entity under the department's
3-42 direction during a cybersecurity event.

3-43 (b) The department shall prescribe eligibility criteria for
3-44 participation as a volunteer member of the incident response team,
3-45 including a requirement that each volunteer have expertise in
3-46 addressing cybersecurity events.

3-47 Sec. 2054.52003. CONTRACT WITH VOLUNTEERS. The department
3-48 shall enter into a contract with each volunteer the department
3-49 approves to provide rapid response assistance under this
3-50 subchapter. The contract must require the volunteer to:

3-51 (1) acknowledge the confidentiality of information
3-52 required by Section 2054.52010;

3-53 (2) protect all confidential information from
3-54 disclosure;

3-55 (3) avoid conflicts of interest that might arise in a
3-56 deployment under this subchapter;

3-57 (4) comply with department security policies and
3-58 procedures regarding information resources technologies;

3-59 (5) consent to background screening required by the
3-60 department; and

3-61 (6) attest to the volunteer's satisfaction of any
3-62 eligibility criteria established by the department.

3-63 Sec. 2054.52004. VOLUNTEER QUALIFICATION. (a) The
3-64 department shall require criminal history record information for
3-65 each individual who accepts an invitation to become a volunteer.

3-66 (b) The department may request other information relevant
3-67 to the individual's qualification and fitness to serve as a
3-68 volunteer.

3-69 (c) The department has sole discretion to determine whether

4-1 an individual is qualified to serve as a volunteer.

4-2 Sec. 2054.52005. DEPLOYMENT. (a) In response to a
 4-3 cybersecurity event that affects multiple participating entities
 4-4 or a declaration by the governor of a state of disaster caused by a
 4-5 cybersecurity event, the department on request of a participating
 4-6 entity may deploy volunteers and provide rapid response assistance
 4-7 under the department's direction and the managed security services
 4-8 framework established under Section 2054.0594(d) to assist with the
 4-9 event.

4-10 (b) A volunteer may only accept a deployment under this
 4-11 subchapter in writing. A volunteer may decline to accept a
 4-12 deployment for any reason.

4-13 Sec. 2054.52006. CYBERSECURITY COUNCIL DUTIES. The
 4-14 cybersecurity council established under Section 2054.512 shall
 4-15 review and make recommendations to the department regarding the
 4-16 policies and procedures used by the department to implement this
 4-17 subchapter. The department may consult with the council to
 4-18 implement and administer this subchapter.

4-19 Sec. 2054.52007. DEPARTMENT POWERS AND DUTIES. (a) The
 4-20 department shall:

4-21 (1) approve the incident response tools the incident
 4-22 response team may use in responding to a cybersecurity event;

4-23 (2) establish the eligibility criteria an individual
 4-24 must meet to become a volunteer;

4-25 (3) develop and publish guidelines for operation of
 4-26 the incident response team, including the:

4-27 (A) standards and procedures the department uses
 4-28 to determine whether an individual is eligible to serve as a
 4-29 volunteer;

4-30 (B) process for an individual to apply for and
 4-31 accept incident response team membership;

4-32 (C) requirements for a participating entity to
 4-33 receive assistance from the incident response team; and

4-34 (D) process for a participating entity to request
 4-35 and obtain the assistance of the incident response team; and

4-36 (4) adopt rules necessary to implement this
 4-37 subchapter.

4-38 (b) The department may require a participating entity to
 4-39 enter into a contract as a condition for obtaining assistance from
 4-40 the incident response team. The contract must comply with the
 4-41 requirements of Chapters 771 and 791.

4-42 (c) The department may provide appropriate training to
 4-43 prospective and approved volunteers.

4-44 (d) In accordance with state law, the department may provide
 4-45 compensation for actual and necessary travel and living expenses
 4-46 incurred by a volunteer on a deployment using money available for
 4-47 that purpose.

4-48 (e) The department may establish a fee schedule for
 4-49 participating entities receiving incident response team
 4-50 assistance. The amount of fees collected may not exceed the
 4-51 department's costs to operate the incident response team.

4-52 Sec. 2054.52008. STATUS OF VOLUNTEER; LIABILITY. (a) A
 4-53 volunteer is not an agent, employee, or independent contractor of
 4-54 this state for any purpose and has no authority to obligate this
 4-55 state to a third party.

4-56 (b) This state is not liable to a volunteer for personal
 4-57 injury or property damage sustained by the volunteer that arises
 4-58 from participation in the incident response team.

4-59 Sec. 2054.52009. CIVIL LIABILITY. A volunteer who in good
 4-60 faith provides professional services in response to a cybersecurity
 4-61 event is not liable for civil damages as a result of the volunteer's
 4-62 acts or omissions in providing the services, except for wilful and
 4-63 wanton misconduct. This immunity is limited to services provided
 4-64 during the time of deployment for a cybersecurity event.

4-65 Sec. 2054.52010. CONFIDENTIAL INFORMATION. Information
 4-66 written, produced, collected, assembled, or maintained by the
 4-67 department, a participating entity, the cybersecurity council, or a
 4-68 volunteer in the implementation of this subchapter is confidential
 4-69 and not subject to disclosure under Chapter 552 if the information:

- 5-1 (1) contains the contact information for a volunteer;
- 5-2 (2) identifies or provides a means of identifying a
- 5-3 person who may, as a result of disclosure of the information, become
- 5-4 a victim of a cybersecurity event;
- 5-5 (3) consists of a participating entity's cybersecurity
- 5-6 plans or cybersecurity-related practices; or
- 5-7 (4) is obtained from a participating entity or from a
- 5-8 participating entity's computer system in the course of providing
- 5-9 assistance under this subchapter.

5-10 SECTION 7. Section 2054.515, Government Code, is amended to
5-11 read as follows:

5-12 Sec. 2054.515. AGENCY INFORMATION SECURITY ASSESSMENT AND
5-13 REPORT. (a) At least once every two years, each state agency shall
5-14 conduct an information security assessment of the agency's:

5-15 (1) information resources systems, network systems,
5-16 digital data storage systems, digital data security measures, and
5-17 information resources vulnerabilities; and

5-18 (2) data governance program with participation from
5-19 the agency's data management officer, if applicable, and in
5-20 accordance with requirements established by department rule.

5-21 (b) Not later than November 15 of each even-numbered year
5-22 [December 1 of the year in which a state agency conducts the
5-23 assessment under Subsection (a)], the agency shall report the
5-24 results of the assessment to:

5-25 (1) the department; and

5-26 (2) on request, the governor, the lieutenant governor,
5-27 and the speaker of the house of representatives.

5-28 (c) The department by rule shall ~~may~~ establish the
5-29 requirements for the information security assessment and report
5-30 required by this section.

5-31 (d) The report and all documentation related to the
5-32 information security assessment and report are confidential and not
5-33 subject to disclosure under Chapter 552. The state agency or
5-34 department may redact or withhold the information as confidential
5-35 under Chapter 552 without requesting a decision from the attorney
5-36 general under Subchapter G, Chapter 552.

5-37 SECTION 8. Section 2054.601, Government Code, is amended to
5-38 read as follows:

5-39 Sec. 2054.601. USE OF NEXT GENERATION TECHNOLOGY. Each
5-40 state agency and local government shall, in the administration of
5-41 the agency or local government, consider using next generation
5-42 technologies, including cryptocurrency, blockchain technology,
5-43 robotic process automation, and artificial intelligence.

5-44 SECTION 9. Chapter 2059, Government Code, is amended by
5-45 adding Subchapter E to read as follows:

5-46 SUBCHAPTER E. REGIONAL NETWORK SECURITY CENTERS

5-47 Sec. 2059.201. ELIGIBLE PARTICIPATING ENTITIES. A state
5-48 agency or an entity listed in Sections 2059.058(b)(3)-(5) is
5-49 eligible to participate in cybersecurity support and network
5-50 security provided by a regional network security center under this
5-51 subchapter.

5-52 Sec. 2059.202. ESTABLISHMENT OF REGIONAL NETWORK SECURITY
5-53 CENTERS. (a) Subject to Subsection (b), the department may
5-54 establish regional network security centers, under the
5-55 department's managed security services framework established by
5-56 Section 2054.0594(d), to assist in providing cybersecurity support
5-57 and network security to regional offices or locations for state
5-58 agencies and other eligible entities that elect to participate in
5-59 and receive services through the center.

5-60 (b) The department may establish more than one regional
5-61 network security center only if the department determines the first
5-62 center established by the department successfully provides to state
5-63 agencies and other eligible entities the services the center has
5-64 contracted to provide.

5-65 (c) The department shall enter into an interagency contract
5-66 in accordance with Chapter 771 or an interlocal contract in
5-67 accordance with Chapter 791, as appropriate, with an eligible
5-68 participating entity that elects to participate in and receive
5-69 services through a regional network security center.

6-1 Sec. 2059.203. REGIONAL NETWORK SECURITY CENTER LOCATIONS
6-2 AND PHYSICAL SECURITY. (a) In creating and operating a regional
6-3 network security center, the department shall partner with a
6-4 university system or institution of higher education as defined by
6-5 Section 61.003, Education Code, other than a public junior college.
6-6 The system or institution shall:

6-7 (1) serve as an education partner with the department
6-8 for the regional network security center; and

6-9 (2) enter into an interagency contract with the
6-10 department in accordance with Chapter 771.

6-11 (b) In selecting the location for a regional network
6-12 security center, the department shall select a university system or
6-13 institution of higher education that has supportive educational
6-14 capabilities.

6-15 (c) A university system or institution of higher education
6-16 selected to serve as a regional network security center shall
6-17 control and monitor all entrances to and critical areas of the
6-18 center to prevent unauthorized entry. The system or institution
6-19 shall restrict access to the center to only authorized individuals.

6-20 (d) A local law enforcement entity or any entity providing
6-21 security for a regional network security center shall monitor
6-22 security alarms at the regional network security center subject to
6-23 the availability of that service.

6-24 (e) The department and a university system or institution of
6-25 higher education selected to serve as a regional network security
6-26 center shall restrict operational information to only center
6-27 personnel, except as provided by Chapter 321.

6-28 Sec. 2059.204. REGIONAL NETWORK SECURITY CENTERS SERVICES
6-29 AND SUPPORT. The department may offer the following managed
6-30 security services through a regional network security center:

6-31 (1) real-time network security monitoring to detect
6-32 and respond to network security events that may jeopardize this
6-33 state and the residents of this state;

6-34 (2) alerts and guidance for defeating network security
6-35 threats, including firewall configuration, installation,
6-36 management, and monitoring, intelligence gathering, and protocol
6-37 analysis;

6-38 (3) immediate response to counter network security
6-39 activity that exposes this state and the residents of this state to
6-40 risk, including complete intrusion detection system installation,
6-41 management, and monitoring for participating entities;

6-42 (4) development, coordination, and execution of
6-43 statewide cybersecurity operations to isolate, contain, and
6-44 mitigate the impact of network security incidents for participating
6-45 entities; and

6-46 (5) cybersecurity educational services.

6-47 Sec. 2059.205. NETWORK SECURITY GUIDELINES AND STANDARD
6-48 OPERATING PROCEDURES. (a) The department shall adopt and provide
6-49 to each regional network security center appropriate network
6-50 security guidelines and standard operating procedures to ensure
6-51 efficient operation of the center with a maximum return on the
6-52 state's investment.

6-53 (b) The department shall revise the standard operating
6-54 procedures as necessary to confirm network security.

6-55 (c) Each eligible participating entity that elects to
6-56 participate in a regional network security center shall comply with
6-57 the network security guidelines and standard operating procedures.

6-58 SECTION 10. Subtitle B, Title 10, Government Code, is
6-59 amended by adding Chapter 2062 to read as follows:

6-60 CHAPTER 2062. RESTRICTIONS ON STATE AGENCY USE OF CERTAIN
6-61 INDIVIDUAL-IDENTIFYING INFORMATION

6-62 Sec. 2062.001. DEFINITIONS. In this chapter:

6-63 (1) "Biometric identifier" has the meaning assigned by
6-64 Section 560.001.

6-65 (2) "State agency" means a department, commission,
6-66 board, office, council, authority, or other agency in the
6-67 executive, legislative, or judicial branch of state government,
6-68 including a university system or institution of higher education as
6-69 defined by Section 61.003, Education Code, that is created by the

7-1 constitution or a statute of this state.

7-2 Sec. 2062.002. CONSENT REQUIRED BEFORE ACQUIRING,

7-3 RETAINING, OR DISSEMINATING CERTAIN INFORMATION; RECORDS. (a)

7-4 Except as provided by Subsection (b), a state agency may not:

7-5 (1) use global positioning system technology,

7-6 individual contact tracing, or technology designed to obtain

7-7 biometric identifiers to acquire information that alone or in

7-8 conjunction with other information identifies an individual or the

7-9 individual's location without the individual's written or

7-10 electronic consent;

7-11 (2) retain information with respect to an individual

7-12 described by Subdivision (1) without the individual's written or

7-13 electronic consent; or

7-14 (3) disseminate to a person the information described

7-15 by Subdivision (1) with respect to an individual unless the state

7-16 agency first obtains the individual's written or electronic

7-17 consent.

7-18 (b) A state agency may acquire, retain, and disseminate

7-19 information described by Subsection (a) with respect to an

7-20 individual without the individual's written or electronic consent

7-21 if the acquisition, retention, or dissemination is:

7-22 (1) required or permitted by a federal statute or by a

7-23 state statute other than Chapter 552; or

7-24 (2) made by or to a law enforcement agency for a law

7-25 enforcement purpose.

7-26 (c) A state agency shall retain the written or electronic

7-27 consent of an individual obtained as required under this section in

7-28 the agency's records until the contract or agreement under which

7-29 the information is acquired, retained, or disseminated expires.

7-30 SECTION 11. (a) Not later than December 1, 2021, the

7-31 Department of Information Resources shall:

7-32 (1) establish the state risk and authorization

7-33 management program as required by Section 2054.0593, Government

7-34 Code, as added by this Act;

7-35 (2) establish the framework for regional

7-36 cybersecurity working groups to execute mutual aid agreements as

7-37 required under Section 2054.0594(d), Government Code, as added by

7-38 this Act; and

7-39 (3) establish the Texas volunteer incident response

7-40 team as required by Subchapter N-2, Chapter 2054, Government Code,

7-41 as added by this Act.

7-42 (b) Each state agency shall ensure that:

7-43 (1) each contract for cloud computing services the

7-44 agency enters into or renews on or after January 1, 2022, complies

7-45 with Section 2054.0593, Government Code, as added by this Act; and

7-46 (2) each contract subject to Section 2054.138,

7-47 Government Code, as added by this Act, that is executed on or after

7-48 the effective date of this Act complies with that section.

7-49 (c) Each state agency subject to Section 2054.137,

7-50 Government Code, as added by this Act, shall designate a data

7-51 management officer as soon as practicable after the effective date

7-52 of this Act.

7-53 (d) Each state agency subject to Section 2054.161,

7-54 Government Code, as added by this Act, shall ensure each

7-55 information resources technology project initiated on or after the

7-56 effective date of this Act complies with that section.

7-57 SECTION 12. Not later than October 15, 2022, the Department

7-58 of Information Resources shall submit to the standing committees of

7-59 the senate and house of representatives with primary jurisdiction

7-60 over state agency cybersecurity a report on the department's

7-61 activities and recommendations related to the Texas volunteer

7-62 incident response team established as required by Subchapter N-2,

7-63 Chapter 2054, Government Code, as added by this Act.

7-64 SECTION 13. Chapter 2062, Government Code, as added by this

7-65 Act, applies only to information acquired, retained, or

7-66 disseminated by a state agency to another person on or after the

7-67 effective date of this Act.

7-68 SECTION 14. (a) Except as provided by Subsection (b) of

7-69 this section, this Act takes effect immediately if it receives a

8-1 vote of two-thirds of all the members elected to each house, as
8-2 provided by Section 39, Article III, Texas Constitution. If this
8-3 Act does not receive the vote necessary for immediate effect, this
8-4 Act takes effect September 1, 2021.

8-5 (b) Chapter 2062, Government Code, as added by this Act,
8-6 takes effect September 1, 2021.

8-7

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